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UNITED STATES DISTRICT COURT
DISTRICT OF ARIZONA

United States of America,

Plaintiff,

v.

Daniel David Rigmaiden,

Defendant.

No. CR-08-0814-001-PHX-DGC

Memorandum Re: Defendant's First
Supplement to Motion For Order
Requiring Government to Comply With
Data Deletion Requirements of N.D.Cal.
08-70460-HRL/PVT,
08-70503-PVT and 08-70502-PVT
Warrants

The United States, through undersigned counsel, hereby notes that the Court previously granted the United States' request to extend time to file a response (CR 1029) to defendant's First Supplement to Motion For Order Requiring Government to Comply With Data Deletion Requirements of N.D.Cal. 08-70460-HRL/PVT, 08-70503-PVT and 08-70502-PVT Warrants until this date (CR 1013). The Court originally permitted defendant to file the supplement in its Order addressing defendant's collective motions to suppress and related motions (CR 1009, Order at 49.) The United States will not respond to the supplement except to state that it continues to rely on its original responses to the defendant's original motions, particularly the Government's Response to Defendant's Motion to Suppress. (CR 873)

1 Respectfully submitted this 7th day of June, 2013.

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3 JOHN S. LEONARDO
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6 S/Frederick A. Battista
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11 **Certificate of Service**

12 I hereby certify that on June 7, 2013, I caused the attached document and exhibits to be
13 filed via electronic transmission to the Clerk's Office using the CM/ECF system for filing and
14 transmittal of a Notice of Electronic Filing to the following CM/ECF registrant:

15 Phil Seplow
16 Shadow Counsel for Defendant

17 On June 7, 2013, copy of the attached document will also be mailed to:

18 Daniel David Rigmaiden
19 Agency No. 10966111
20 CCA-CADC
21 PO Box 6300
22 Florence, AZ 85132

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